

INITIAL CONFERENCE QUESTIONNAIRE

1. Deadline for all Rule 26(a)(1) disclosures (if later than the date of the initial conference, please explain why on a separate page): 9/2/2020
2. Deadline for first request for production of documents and first request for interrogatories: 10/2/2020
- 2(a). Additional interrogatories needed, if any, beyond the 25 permitted under the federal rules for: Municipal
 plaintiff(s) 10; defendant(s) 10; Weng: 10
3. Date for completion of any joinder of additional parties and amendment of the pleadings: 5/21/2021
- 3(a). Number of proposed additional parties to be joined, if any, by: Municipal
 plaintiff(s) 0; defendant(s) 0; Weng: 0
4. Number of depositions by plaintiff(s) of: parties 2; non-parties 1
5. Number of depositions by defendant(s) of: Municipal
 Depositions taken by defendant Weng: parties 2; non-parties 1
 parties: 1 non-parties: 0
6. Date of status conference (joint status report due two business days in advance): 5/24/21
7. Date for completion of factual discovery: 5/21/2021
8. Are expert witnesses needed? Yes X No
- 8(a). Number of expert witnesses, if any, of plaintiff(s): medical 1; non-medical 0
- 8(b). Date for completion of those expert reports: 4/15/2021
- 8(c). Number of expert witnesses, if any, of defendant(s): Municipal
 Number of expert witnesses, Weng: medical 0; non-medical 0
 medical: 1 non-medical: 0
- 8(d). Date for completion of those expert reports: 4/15/2021
9. Date for completion of expert discovery: 5/14/2021
10. Date of pretrial conference (brief *ex parte* statements of settlement position due via email two business days in advance): TBD
11. Types of contemplated dispositive motions by plaintiff(s) and dates for filing of those motions: Cross-motion for SJ
8/3/2021

12. Types of contemplated dispositive motions by defendant(s) and dates for filing of those motions: Municipal: Summary Judgment
7/20/2021
Weng: None
13. Have counsel reached any agreements regarding electronic discovery? (If so, please describe at the initial conference.) Yes No X
14. Have counsel reached any agreements for disclosure of experts' work papers (including drafts) and communications with experts? (If so, please describe on a separate page.) Yes No X
15. Will the parties unanimously consent to trial before a magistrate judge pursuant to 28 U.S.C. §636(c)? (If any party declines to consent, answer no but do not indicate which party declined.) Yes No X